United States District Court Southern District of Texas ENTERED

IN THE UNITED STATES DISTRICT COURTS FOR THE EASTERN, NORTHERN SOUTHERN AND WESTERN DISTRICTS OF TEXAS

MAY 2 4 2004

IN RE By Deputy Clerk D. Llossett

ADMISSION OF ATTORNEYS

General Order No

2004-4

SPECIAL ORDER CONCERNING ADMISSION OF ATTORNEYS

On this date the undersigned considered *sua sponte* the proposal of the TEXAS YOUNG LAWYERS ASSOCIATION concerning the admission of attorneys to practice before the United States District Courts for the Eastern, Northern, Southern and Western Districts of Texas. It appearing to be in the best interest of the administration of justice that said proposal is adopted,

IT IS HEREBY ORDERED as follows

- 1. Eligibility. Any person who at the time of application has attended the one-day course on the Federal Rules of Civil Procedure and Federal Court Practice, co-sponsored by the TEXAS YOUNG LAWYERS ASSOCIATION and the STATE BAR OF TEXAS PROFESSIONAL DEVELOPMENT PROGRAM, to be presented throughout the State of Texas during the spring of 2004, and is a member in good standing of the Bar of any District Court of the United States, or the State of Texas, or any other state, whose personal and professional character and competency are good; and who meets the succeeding requirements, conditions and/or rules of admission, may be admitted to practice in the United States District Courts for the Eastern, Northern, Southern and Western Districts of Texas.
- 2. Procedure. Each applicant for admission shall complete, execute and file an Application as required by the respective District to which applicant seeks admission, Motion to said District, and Oath in the form required by the District with the Admission Clerk or Clerk responsible for admission of each United States District Court for the State of Texas in which admission is desired no later than December 1, 2004.
- 3. Fee. Each applicant for admission shall pay the appropriate admission fee to the District Clerk for each United States District Court for the State of Texas in which admission is desired.
- 4. Action. Each application and fee shall be processed in the manner currently followed by the Clerk responsible for admissions for each District in which admission is desired. After review of the Application, Motion and Oath submitted by each applicant and payment of the appropriate admission fee, the Court for each such District in its discretion will grant or deny admission, and the Clerk of each such District shall enroll the applicant as a member of the Bar of said Court and issue a Certificate stating that the applicant has been admitted to practice before said Court.

- 5. Conduct. Each applicant upon admission shall be governed by the Local Rules of the United States District Court for the State of Texas in which admission has been granted when practicing before said Court.
- 6. Construction. Nothing in this Order shall be construed to restrict an applicant's right to seek admission in accordance with the Local Rules of any United States District Court for the State of Texas. Nothing in the Local Rules of any United States District Court for the State of Texas shall be construed to restrict an applicant's right to seek admission in accordance with this Order.

Dated: May 12, 2004

Dated: Much 19 2004

Date of 21 2004

Dated: May 18, 2004

Thad Heartfield, Chief Judge / Eastern District of Texas

A. Joe Fish, Chief Judge Northern District of Jexas

Hayden W. Head, Jr., Chief Judge Southern District of Texas

Walter S. Smith, Chief Judge Western District of Texas